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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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EXAMINER

TRINH, MICHAEL MANH

ART UNIT	PAPER NUMBER
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2822

DATE MAILED: 12/04/2001

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/059,644

Applicant(s)

PAN, PAI-HUNG

Examiner

Michael M Trinh

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 14 September 2001.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 41 and 43-52 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 41 and 43-52 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☒ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 23.
- 4) ☐ Interview Summary (PTO-413) Paper No(s). _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other:

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DETAILED ACTION

*** This office action is in response to Applicant's Preliminary amendment filed on September 14, 2001. Claims 41,43-52 are pending. Claims 1-40,42 were canceled.

*** The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 112

1. Claims 41,43-52 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Re independent claims 41,45,50 and 52: Nowhere in the original specification expressly teaches and supports newly added limitations of "...after forming the sidewall spacers comprising nitride and prior to forming source/drain regions, exposing the substrate to oxidizing conditions....". Indeed, it is the fact that original specification even fails to mention "forming source/drain regions" and teach when to form them.

(Dependent claims are rejected as depending on rejected base claim)

Claim Rejections - 35 USC § 102

2. Claims 41,45,46,50 are rejected under 35 U.S.C. 102(b) as being anticipated by Verhaar (5,015,598), with Hiroki et al (5,512,771) as an evidence, or alternative under 35 USC 103 (a).

Verhaar teaches a method (at Figs 1-5; col 4, line 30 through col 5) for forming a conductive gate of a metal oxide transistor comprising the steps of: forming a gate structure having a polysilicon gate electrode 12 formed on a gate oxide dielectric layer 11 formed on a semiconductor substrate 10 (col 4); forming barrier sidewall nitride spacers 20a laterally adjacent the sidewalls of the gate electrode 12 and joining the dielectric oxide layer 10 by anisotropically etching a silicon nitride layer 20 (col 4, lines 45-49; col 5, lines 10-52); and then oxidizing the substrate to channel oxidants through the gate dielectric layer 10 (col 5, lines 47-52) and underneath the spacers joined therewith and which is outwardly exposed laterally proximate the sidewall spacers, wherein only a portion of the gate electrode 12, laterally adjacent the sidewall

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spacers and at the interface with the gate dielectric oxide layer 10 is oxidized (Fig 5), while preventing oxidation of the upper parts of side faces of the gate electrode 12 by the action of the barrier insulating nitride spacers 10. Since Verhaar discloses forming the silicon nitride spacers 20a having a thickness between 15 and 50 nm and preferably close to 30 nm (col 4, lines 63-68) adjacent to the gate electrode 12; and since oxidizing at 900°C for a duration of 15 to 30 minutes in oxygen to form a silicon oxide layer 24 (fig 5) having a thickness of the order of 10 to 15 nm (100 to 150 Angstroms), only a portion only a portion of the gate electrode 12, laterally adjacent the sidewall spacers and at the interface with the gate dielectric oxide layer 10 is inherently oxidized and creating a “smiling gate” (can be seen by enlarging the gate electrode), wherein as shown from Figures 4 to 6 of Verhaar, after forming spacers 20a and prior to forming source and drain regions 22a,23a (Fig 6), exposing the substrate to oxidizing conditions to create a “smiling gate” (Figs 4-6). It is the fact that the present specification discloses (at page 7, lines 14-19) that only portion of the gate electrode is oxidized in a time period for growing “an oxide layer over a separate semiconductor substrate to a thickness of a round 80 Angstroms”. Herein, since Verhaar grows a silicon oxide layer 24 having a thicker thickness of 100 to 150 Angstroms, only a portion of the gate electrode, laterally adjacent the sidewall spacers and at the interface with the gate dielectric oxide layer 10, is inherently oxidized (“smiling gate”). Consequently, the burden shifted to applicant to demonstrate and prove that this apparent inherence does not in fact exist, In re King, 801 F.2d 1324, 1327, 231 USPQ 136, 138-139 (Fed. Cir. 1986).

Regarding 102 rejection, Hiroki et al (5,512,771) is evidently cited to show that the oxide layer 6' formed under the silicon nitride spacer 7 allows oxidizing substance to transmit therethrough to oxidize a portion of the gate electrode to form a “smiling gate” (col 12, lines 10-21; figs 6A-6B).

Regarding 103 rejection, as alternative: Hiroki et al (5,512,771) teach to form a “smiling gate” by oxidizing a portion of the gate electrode, laterally adjacent the sidewall spacers and at the interface with the gate dielectric layer, wherein the oxide layer 6' underlying the silicon nitride spacer 7 allows oxidizing substance to transmit therethrough to oxidize a portion of the gate electrode to form a “smiling gate” (col 12, lines 10-21; figs 6A-6B), wherein as shown from Figure 6A to Figure 6D of Hiroki, after forming spacers and prior to forming source and drain regions 3 (Fig 6D; col 12), exposing the substrate to oxidizing conditions to create a “smiling

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gate” (Figs 6B-6C). Thus, it would have been obvious to ordinary skill in the art to create a “smiling gate” as taught by Hiroki et al by oxidizing a portion of the gate electrode of Verhaar, wherein a portion of the oxide layer 11 underlying the spacers 20a as shown in figure 11 allows oxidizing substance to transmit therethrough to oxidize a portion of the gate electrode to form a “smiling gate”. This is because of the desirability to have smaller gate-to-drain capacitance and thus to improve the speed of the circuit operation (col 8, lines 45-67; fig 2).

Claim Rejections - 35 USC § 103

3. Claims 43,47 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Verhaar/Hiroki et al, in view of Pintchovski et al (5,126,283).

Verhaar/Hiroki already teaches a method for forming a conductive gate of a metal oxide transistor as applied above to claims 41,45,46,50, but lack to form a gate electrode having a polysilicon, a conductive reaction barrier layer, and an overlying metal (re claims 43,47).

However, Pintchovski et al teach (at figs 3a-3c; col 5, line 60 through col 6, line 45) to alternatively form a gate electrode having a polysilicon layer 38, a conductive reaction barrier layer 40, and an overlying metal 42.

The subject matter would have been obvious to one of ordinary skill in the art at the time the invention was made to form a multi-layered transistor gate electrode as taught by Pintchovski et al because of the desirability to fabricate high speed devices due to high conductivity of the gate electrode, wherein the conductive reaction barrier layer also acts as a diffusion barrier.

4. Claims 44,48,49,51,52 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Verhaar/Hiroki et al (5015598 & 5512771), in view of Pintchovski et al (5,126,283), as applied to claims 41,43,45-47,50 above, and further of Brigham et al (5,714,413) and Kumagai et al (5,430,313).

Verhaar/Hiroki already teaches to form single sidewall barrier spacers 10 over sidewalls of the gate (Fig 13), which teaching is similar to a first embodiment of the present invention as shown in figure 3, in which single sidewall barrier spacers 34 are used.

The further main difference between the references applied above and the instant claim(s) is as follows: instead of using single sidewall spacers (first embodiment, fig 3 of present

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application), the present application, in a second embodiment (fig 5) and a third embodiment (fig 7), alternatively teaches to use double sidewall spacers by etching first and second material layers.

However, Brigham et al teach (at figs 2b-2c,3c; col 6, line 60 through col 7, line 6; cols 4-6) to form double sidewall spacers by depositing a second material layer on a first material layer and anisotropically etching the first and second layers to form double sidewall spacers, wherein Brigham expressly teaches "three or more layers of dielectric...are implemented to form a multi-layered spacer structures" (col 6, lines 1-6), and wherein silicon nitride is disclosed. Kumagai et al teach (at figs 4B-4D; col 3, line 65 through col 4, line 15) to form single sidewall nitride spacers 16 on sidewalls of a gate 14, and alternatively, forming double sidewall nitride spacers including first sidewall nitride spacers 16 and second sidewall nitride spacers 30 by anisotropically etching a deposited first material barrier layer and then anisotropically etching a second deposited material barrier layer (figs 7A-7D; col 5, line 45 through col 6).

The subject matter would have been obvious to one of ordinary skill in the art at the time the invention was made to alternatively form single sidewall nitride spacers or double sidewall spacers on the sidewalls of the gate as combinatively taught by Brigham, Kumagai, and Verhaar. This is because of the desirability to substitute and alternatively use the single sidewall nitride spacers or the double sidewall spacers as a barrier mask during oxidation to form an oxide film. This is also because of the desirability to employ the double sidewall spacers as a mask during implantation to form source and drain regions at a predetermined distance from the gate electrode.

Response to Arguments

5. Applicant's arguments filed September 14, 2001 have been fully considered but they are not persuasive, and are moot in view of new ground(s) of rejection.

6. Kurimoto:

**** Regarding 102 & 103 rejections using Kurimoto:**

These rejections are withdrawn because, as remarked by Applicant, Kurimoto fails to teach forming a silicon nitride or any other oxidation resistant spacer on the sidewalls of the gate electrode, and fails to provide oxidizing conditions prior to forming highly doped diffusion

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regions as source and drain regions. However, original specification does not support new limitations of "...after forming the sidewall spacers comprising nitride and prior to forming source/drain regions, exposing the substrate to oxidizing conditions....".

7. Verhaar with Hiroki et al:

**** Regarding 102 rejection using Verhaar, with Hiroki as evidence:**

Applicant mainly remarked (at 9/14/01 remark, page 10) that "Verhaar, like Kurimoto, teaches providing oxidizing conditions after forming source/drain regions proximate the gate electrode. Specifically Fig. 4 depicts ion implantation 21 forming source/drain regions 23..."

It is noted and found unconvincing since Verhaar clearly teaches providing oxidizing conditions prior to forming source/drain regions 22a,23a proximate the gate electrode (see Figure 5 to Figure 6 and column 6). Figure 4 of Verhaar merely shows "the weakly doped portion (22,23) of the source and drain".

**** Regarding 103 rejection using Verhaar with Hiroki :**

As discussed above, Verhaar clearly teaches providing oxidizing conditions prior to forming source/drain regions 22a,23a proximate the gate electrode (Figure 5 to Figure 6; column 6; abstract). Figure 4 of Verhaar merely shows "the weakly doped portion (22,23) of the source and drain". Applicant further remarked (at 9/14/01 remark page 11) that "Verhaar at column 5, lines 31-36, where Verhaar essentially states that performing the oxidation after forming the source/drain region is necessary 'to ensure a satisfactory operation of the device'".

In response, it is noted and found unconvincing. First, Applicant appears to mis-interpret teachings of Verhaar. There is not having such statement at that column. To the contrary, Verhaar expressly teaches (at column 5, lines 31-40) that "...In order to ensure a satisfactory operation of the device..., it is therefore necessary to regenerate the parts of the insulating gate layer 11...by a step of reoxidation..". Thus, reoxidation is performed to ensure a satisfactory operation. Second, in any event, Verhaar clearly teaches to form source and drain 22a,23a (Fig 6) after oxidation.

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Additionally, besides teachings of Verhaar, Hiroki teaches the oxidizing conditions prior to forming source/drain regions (Figure 6A-6B of Hiroki) so that it would have been obvious to one of ordinary skill in the art to employ the teachings for forming the source and drain regions.

It is further noted Applicant's remarks that "Hiroki provides layer 6' as an intervening oxide layer". However, there is no intervening oxide layer in Verhaar. Hiroki reference is used to show the "oxide layer 6' formed under silicon nitride spacer 7 allows oxidizing substance to transmit therethrough to oxidize a portion of the gate electrode".

Hiroki et al (5,512,771) also teach to form a "smiling gate" by oxidizing a portion of the gate electrode, laterally adjacent the sidewall spacers and at the interface with the gate dielectric layer, wherein the oxide layer 6' formed under the silicon nitride spacer 7 allows oxidizing substance to transmit therethrough to oxidize a portion of the gate electrode to form a "smiling gate" (col 12, lines 10-21; figs 6A-6B). Thus, it would have been obvious to ordinary skill in the art to create a "smiling gate" as taught by Hiroki et al by oxidizing a portion of the gate electrode of Verhaar. This is because of the desirability to have smaller gate-to-drain capacitance and thus to improve the speed of the circuit operation (col 8, lines 45-67; fig 2).

Applicant's remarks about "modification of Verhaar would render it unsatisfactory for its intended purpose" are noted and found unconvincing. In combination, by oxidizing to form a "smiling gate", *both* purposes including regenerating of the polluted silicon oxide under the nitride spacer *and* obtaining a device having smaller gate-to-drain capacitance and improved speed of the circuit operation can be obtained at about the same time in a single oxidation step.

8. Regarding 103 rejections using Verhaar/Hiroki in view of Pintchovski et al to reject claims 43 and 47; and further of Kumagai to reject claims 44,48,49,51,52.

Applicant remarks (at 9/14/01 remark pages 12-13) that "combination of Verhaar with Hiroki is improper as it would render Verhaar unsatisfactory for its intended purpose". In response, it is noted and found unconvincing. As already discussed above, Verhaar clearly teaches providing oxidizing conditions prior to forming source/drain regions 22a,23a proximate the gate electrode (Figure 5 to Figure 6; column 6; abstract). Figure 4 of Verhaar merely shows "the weakly doped portion (22,23) of the source and drain". Additionally, besides teachings of

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Verhaar, Hiroki teaches the oxidizing conditions prior to forming source/drain regions (Figure 6A-6B of Hiroki) so that it would have been obvious to one of ordinary skill in the art to employ the teachings for forming the source and drain regions.

There is not disputed about the teachings of the secondary references including Pintchovski, Brigham and Kumagai, as applied in the rejections. Applicant's remarks about Verhaar and Hiroki references are already discussed above. Accordingly, rejections are maintained.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the date of this final action.

*** Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael M. Trinh whose telephone number is (703) 308-2554. The examiner can normally be reached on M-F: 8:30 Am to 5:00 Pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Whitehead Jr Carl can be reached on (703) 308-4940. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Oacs



Michael Trinh
Primary Examiner